Nicholas P. Roxborough, Esq. (Bar No. 113540) Michael L. Phillips, Esq. (Bar No. 232978) ROXBOROUGH, POMERANCE & NYE LLP 1 2 5820 Canoga Ave., Suite 250 Woodland Hills, California 91367 Telephone: (818) 992-9999 3 Facsimile: (818) 992-9991 4 E-Mail: npr@rpnlaw.com 5 mlp@rpnlaw.com Attorneys for Plaintiffs/Counter-Defendants, LARGO 6 CONCRETE, INC. and N.M.N. CONSTRUCTION, INC. 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 LARGO CONCRETE, INC., a California Case No. C07-04651 CRB (ADR) Corporation; N.M.N. CONSTRUCTION, The Hon. Charles R. Brever 12 INC., a California Corporation. STIPULATION AND (PROPOSTD) 13 Plaintiffs. ORDER PERMITTING COUNSEL TO APPEAR BY TELEPHONE FOR 14 ORAL ARGUMENT ON  $\mathbf{v}$ . PLAINTIFFS' EX PARTE 1.5 LIBERTY MUTUAL FIRE APPLICATION TO STAY INSURANCE COMPANY, a Massachusetts Corporation, and DOES 1 **PROCEEDINGS** 16 through 100, inclusive. 17 Defendants. Hearing Date: 18 19 AND RELATED COUNTERCLAIM Complaint filed: September 10, 2007 20 21 Plaintiffs/Counter-Defendants LARGO CONCRETE, INC. and N.M.N. 22 CONSTRUCTION, INC ("Largo") and Defendant/Counter-Claimant LIBERTY 23 MUTUAL FIRE INSURANCE COMPANY ("Liberty"), by and through their counsel, 24 hereby enter into this Stipulation with respect to the following facts: 25

Proceedings Pending Disposition of Petition for Writ of Mandamus and for Rulings on

WHEREAS, on January 29, 2008, Largo filed an Ex Parte Application to Stay

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AMENDED

03/07/08

Objections Submitted by Largo to Evidence Presented by Liberty in Support of Motion to Disqualify RPN;

WHEREAS, on February 11, 2008 the Court filed its Order requesting oral argument on Largo's Ex Parte Application for a Stay and indicating that the Court will not rule on Objections Submitted by Largo to Evidence Presented by Liberty in Support of Motion to Disqualify RPN;

WHEREAS, the offices of counsel for both Largo and Liberty are located in Southern California;

WHEREAS, counsel for Largo and Liberty desire to present their arguments to the Court on Largo's Ex Parte Application in a time and cost efficient manner.

For these reasons, IT IS HEREBY STIPULATED by the parties, through their respective counsel of record, that the Court enter an Order as follows:

- A. Counsel for Largo and Liberty shall be permitted to appear via telephone for the hearing on Largo's Ex Parte Application to Stay Proceedings currently scheduled for 10:00 a.m. on Friday, March 7, 2008.
- В. The call will be initiated by the Court at 10:00 a.m. on February 1, 2008 and counsel for Largo and Liberty will be on stand-by until this matter is called for hearing by the Court clerk.

IT IS SO STIPULATED.

DATED: March 3, 2008	ROXBOROUGH, POMERANCE & NY	E LLF
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ARGO CONCRETE, INC. and N.M.N.

CONSTRUCTION, Inc.

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SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

Bv

FRANK FALZETTA

Attorneys for Defendant/Counter-Claimant LIBERTY MUTUAL FIRE INSURANCE

COMPANY

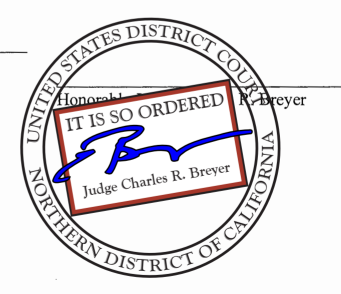
## **ORDER**

The Court, having read and considered the foregoing Stipulation, and good cause appearing therefore,

## IT IS HEREBY ORDERED AS FOLLOWS:

- A. Counsel for Largo and Liberty shall be permitted to appear via telephone for the hearing on Largo's *Ex Parte* Application to Stay Proceedings currently scheduled for 10:00 a.m. on Friday, March 7, 2008.
- B. The call will be initiated by the Court at 10:00 a.m. on February 1, 2008 and counsel for Largo and Liberty will be on stand-by until this matter is called for hearing by the Court clerk

DATED: \_\_March 6, 2008



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